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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/714,722	11/17/2003	Gary J. Dennis	98048-C1 (BLL-0066C)	2347
36192	7590 03/23/2006		EXAM	INER
CANTOR COLBURN LLP - BELLSOUTH 55 GRIFFIN ROAD SOUTH BLOOMFIELD, CT 06002			BAROT, BHARAT	
			ART UNIT	PAPER NUMBER
	·		2155	
			DATE MAILED: 03/23/2006	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/714,722	DENNIS, GARY J.				
Office Action Summary	Examiner	Art Unit				
	Bharat N. Barot	2155				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wi	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNION  36(a). In no event, however, may a rewill apply and will expire SIX (6) MON  1. cause the application to become AB	CATION. eply be timely filed  THS from the mailing date of this communication. IANDONED (35 U.S.C. § 133).				
Status	ľ	·				
1) Responsive to communication(s) filed on 09 Ja	anuary 2006.					
2a) This action is <b>FINAL</b> . 2b) ⊠ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-12</u> is/are rejected.						
7) Claim(s) is/are rejected.						
8) Claim(s) are subject to restriction and/o	or election requirement.					
	a diodion roquiroment					
Application Papers	•					
9) The specification is objected to by the Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
		5 440(a) (d) on (f)				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>						
3. Copies of the certified copies of the pricapplication from the International Burea	•	received in this ivational stage				
		received				
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachment(s)						
1) Notice of References Cited (PTO-892)		Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)		(s)/Mail Date Informal Patent Application (PTO-152)				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08	6) Other:					

Art Unit: 2155

# RESPONSE TO REQUEST FOR CONTINUED EXAMINATION (RCE)

1. Claims 1-12 remain for further examination.

#### The new grounds of rejection

2. Applicants' arguments with respect to claims 1-12 and request for continued examination (RCE) filed on January 09, 2006 have been fully considered but they are deemed to be most in view of the new grounds of rejection.

#### Claim Rejections - 35 USC § 103(a)

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Luzeski et al (U.S. Patent No. 6,430,177) in view of Pannu (U.S. Patent No. 6,735,741).
- Luzeski teaches the invention as claimed including a universal messaging system providing integrated voice, data, and fax services to WEB clients (see abstract).
- 6. As to claim 1, Luzeski teaches a computer-implemented method for communicating content intended for delivery to a recipient of an electronic mail message having an attached electronic file, containing an identify of a remote server computer (see abstract and figures 1-4) comprising:

Art Unit: 2155

responsive to an input signal, accessing the attached electronic file (inbox applet) (figures 1-4 and columns 20-21, Luzeski discloses that an inbox applet is accessed representing an attached file);

obtaining the identity of a remote server computer hosting the content in response to accessing the attached electronic file (applet) (columns 20-21, Luzeski discloses that the message content is accessed from a message server in response to user input);

displaying a launch control; and responsive to a selection of the launch control, displaying the content intended for delivery to the recipient of the electronic mail message by using the identity of the server to establish a connection with the remote server computer (figures 1-3 and columns 5-6, 13-14, and 20-21, Luzeski discloses that the messaging platform server is accessed based on the message ID to retrieve message content).

However, Luzeski does not explicitly teach the step of: executing a script included in the attached electronic file to execute a document view program displaying an instruction message for accessing content and displaying a launch control icon.

Pannu explicitly teaches the steps of: executing a script included in the attached electronic file to execute a document view program displaying an instruction message for accessing content and displaying a launch control icon (column 3 lines 41-64; column 4 lines 35-55; and column 5 lines 25-35).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the teaching of Pannu as stated above with the

Art Unit: 2155

computer-implemented method for communicating content intended for delivery to a recipient of an electronic mail message of Luzeski because it would have increased the efficiency and processing control to improved the communication and network latency.

7. As to claim 2, Luzeski teaches that the step of displaying the content intended for delivery to the recipient of the electronic mail message comprises the steps of:

launching a browser program; providing the browser program with the identity of a the remote server hosting the content (columns 5-7, Luzeski discloses using a browser program to view message content);

establishing a connection by the browser program with the remote server computer; and displaying the content within a viewing window of the browser program (columns 5-6, Luzeski discloses using a browser to view the email content).

- 8. As to claim 3, Luzeski teaches that the remote server hosts a web site containing the content intended for delivery to the recipient of the electronic mail message and the attached electronic file only contains instructions for accessing the content at the web site (columns 18-20, ,Luzeski discloses that a web site is accessed for lists of new and old messages and that an applet is identified and downloaded to access the content).
- 9. As to claim 4, Luzeski teaches that the step of displaying a message contained in the attached electronic file in response to receiving the input signal (columns 19-20).
- 10. As to claim 5, Luzeski fails to teach the claimed limitation wherein the step of displaying a message contained in the attached electronic file comprises the steps of launching a document-viewing program; displaying the message within a viewing window of the document-viewing program.

Art Unit: 2155

However, "Official Notice" is taken that the concept and advantages of launching a document-viewing program in response to a command to display message content is old and well known in the art.

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Luzeski by specifying launching a viewing program to display the content of a message. One would be motivated to do so to allow an Excel formatted attachment to be viewed through an Excel program.

- 11. As to claim 6, Luzeski teaches that the message of the electronic file attachment comprises a text- based instruction message comprising instructions to aid the recipient's access to the content maintained by the remote server computer (columns 18-20).
- 12. As to claim 7, Luzeski teaches that the step of opening a browser' program by launching the file attachment from a viewer program to access the content at the remote server computer in response to JavaScript commands contained in the electronic file attachment (columns 19-20, Luzeski discloses that java applets downloaded in response to message selection for viewing the message content).
- 13. As to claims 8-12, they are also rejected for the same reasons set forth to rejecting claims 1-7 above, since claims 8-12 are merely an apparatus for the method of operation for defined in the claims 1-7.

Art Unit: 2155

## Response to Arguments

14. Applicant's arguments have been fully considered. The examiner has attempted to answer (response) to the remarks (arguments) in the body of the Office action.

### **Contact Information**

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Bharat Barot** whose Telephone Number is (571) 272-3979. The examiner can normally be reached on Monday-Friday from 9:30 AM to 6:00 PM. Most facsimile-transmitted patent application related correspondence is required to be sent to the Central FAX Number (571) 273-8300.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Saleh Najjar, can be reached at (571) 272-4006.

Patent Examiner Bharat Barot

Art Unit 2155

March 10, 2006

PRIMARY EXAMINER

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Page 6